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3 **UNITED STATES DISTRICT COURT**
4 **DISTRICT OF NEVADA**

5 * * *

6 WILLIAM MARK CLARKE, }

7 SAMUEL COVELLI, and }

7 KEVIN RANFT }

8 Plaintiffs, }

9 vs. }

10 JACKIE CRAWFORD, et al., }

11 Defendants. }

12 }

2:05-CV-00204-PMP-GWF

9 **ORDER**

13 Having read and considered Defendants' Third Motion in Limine (Doc.
14 #107), filed on May 14, 2010, Plaintiffs' Opposition thereto (Doc. #111) filed May
15 26, 2010, and Defendants' Reply (Doc. #112) filed May 28, 2010, and finding that
16 evidence pertaining to prior judgments against Defendant James Schomig such as
17 those reflected in Plaintiffs' Proposed Exhibit 40 are not admissible under the
18 Federal Rules of Evidence 404, 405, or 406, and finding further to the extent such
19 evidence has relevance, its probative value is outweighed by its prejudicial impact
20 and potential for confession of the jury, and good cause appearing,

21 **IT IS ORDERED that** Defendants' Third Motion in Limine (Doc. #107)
22 is **GRANTED**.

23
24 DATED: July 9, 2010.

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PHILIP M. PRO
United States District Judge